At the conclusion of the address, an opportunity for membership was given to those present. A large number signed the constitution, and over two hundred dollars was contributed to the Hungarian Fund; after which the Association adjourned,

## INDIANA LEGISLATURE.

SENATE SATURDAY, Feb. 23, 1852.

Senate met.

Bills Introduced. By Mr. Dougherty, to attach Boone county to the 1st indicial circu t.

The rules were suspended and the bill read three times and passed-ayes 36, noes none. By Mr. Brugh, to enable the treasurer of Delaware county to settle with the county commissioners.

Bills on their Third Reading. A bill in relation to suits at law between corporations and the stockholders. Lost-ayes 11, noes 24. The bill of the House to repeal an act limiting the fees of the auditor of the county of Marshall. Passed -ayes 36, noes 1.

The President announced that the Senate had already excused six members without limit. He made this announcement that the Senite might take the fact into consideration in excusing other Senators.

At II o'clock, agreeably to the resolution of invita tion adopted yesterday, Gov. Kossuth, accompanies by the committee of the S nate, his suite, and Governor W ght, come into the Chamber and was presented to the P esident by Mr. Reid, the chairman of the comm tree. The President in the name of the Senate bade the illustrious visitor welcome to the Senare of Indiana,

to when the Governor responded by a low how.

M. Eldy this offered a resolution that the Senate adjourn, which was amanimously adopted; when the Senators and officers of the S-nate were r spectively introduced to Gov. Kassath and it's suite by the President of the Senate. After which a number of ladies present, were also introduced to the G vector, apparently much to his gratification and their .. wn delight.

> HOUSE OF REPRESENTATIVES. SATURDAY MORNING, Feb. 28, 1852.

house met. Petitions Presented.

By Messrs, Graham, Hay of Clark, Mudget, ar Carpenter and appropriately referred. A message was received from the Senate announcing the passage, by that body, of a bill detaching Boone county, from the 5th and attaching it to the first Judicial circuit, and fixing the time for holding the circuit court in said county, which was read the first time. Mr. Beach moved that the rules be suspended, which was agreed to and the hill was read the second and third

times and passed-aves 73, noes 4. Bills, &c., on Third Reading. A bill to regulate the toll of grain mile, and presertbing the duties of millers.

Mr. Williams moved to recommit the bill with instructions to make it constitutional; lost. The bill then passed-ayes 59, noes 8.

A till providing for the sale of the stock owned by and be printed; earried. the State, in the Madison and Indianapolis, railroad company. Passed-ayes 56, nocs 12. Several hills were read the second time and appropriatly disposed of.

Mr. G bean said, as the orders of the day are through with, and no further business can be done to-day, he would move that when this House adjourn, it adjourn to meet on Monday, morning at 9 o'clock; carried. At 15 minutes after 10 o'clock, the committee appoint the clerk in its stead.

ted, to wait upon and introduce Gov. Kossuth to the House, entered the Hall with Gov. K., accompanied by his suite and G.v. Wright, when the members arose, Mr. King said, the committee appointed under a re-

solution of the House to wait upon and invite Gov. Kossuth to visit this body, has now the honor of introducing to you and to the House of Representatives the distinguished Hungarian guest of the State. The Speaker said;

Gov. Kossuth was then conducted to a soat on the right of the Spenter's Chair, when Mr Nelson moved that the House adjourn; which was agreed to, and

The Speaker introduced the members of the House, seperately to the guest of the State.

SENATE.

MONDAY, March 1, 1352. Petitions &c., Presented.

By Mr. Turman, of citizens of Fountain county on the subject of free banking. Referred to select com-

mittee on that subject.

Reports from Committees. By Mr. Dougherty, from a select committee, returning the joint resolution asking a grant of lands to aid in quires it. the construction of certain railroads, amended according to instructions by striking out all the roads except the road from Lafayette to Peoria. Ill., and thence to Burlington, Iowa, as the resolution originally came from the House, and reporting a separate joint resolu-

tion for each of the roads stricken out. The new joint resolutions were each passed to a se-The original joint resolution (asking a grant of lands to aid in the construction of a railroad from Lafayette to Peoria, Ill., and thence to Burlington, Iowa,) being ken; carried.

on its third reading,
Mr Niblack moved to lay it on the table. Lost-ayes The joint resolution was then recommitted to the

same committee. By Mr. Hester, from a select committee returning House bill to limit the number of grand jurors, recom-mending its indefinite postponement. Laid on the ta-

By Mr Hester, from a select committee, returning temperance bill with amendments. Laid on the table

for the present. By Mr. Dougherty, from a select committee, again By Mr. Dougherty, from a select committee, again returning the joint resolution asking a grant of lands to adjourn on the —— day of March, to meet again on the construction of railroad from Lalayette to adjourn on the —— day of May or June; no pay to be drawn by Peoria, Ill., and thence to Burlington, lowa. Lost for Peoria, Ill., and thence to Burlington, Iowa. Lost for the members and officers, or traveling expenses of the 24, noes 17. want of a constitutional number of votes-ayes 18, House or Senate during the interim. noes 17.

Bills, &c., Introduced.

"The bill was originally introduced into the Senate by Mr. Turman, of Fountain, with the county of Bartholomew attached to the Third or Marion district, where it naturally belongs, and the county of Floyd to the Se- ble; carried. cond District, its natural and proper position, both as re-gards the identity of interest of the counties composing the District, and also of configuity of territory. When o'clock, the bill came up for action, Mr. Spann, of Jennings, moved to strike out Floyd from the Second and attach it to the Third, and strike Bartholomew from the Third and attach it to the Second District. The vote was ta- the Speaker was informed of the death of Mr. Hostette kes, and to the astonishment of all except those who were in the conspiracy, stood ayes 19, noes 19,—the Lieutenant Governor, James H. Dane, giving the casting vote in favor of Mr. Spann's motion. The Whig Senators, with a single exception, also voted aye. So far as the Senate was concerned, the hargain between Whigs on the one side and certain democratic aspirants on the other was accomplished.

Representative from variables of members together.

Mr. Bryant, said that as a Representative from a county immediately adjoining Vermillion, it became his melanched and the decease of Mr. Henry Hostetter, the Representative from a county immediately adjoining Vermillion, it became his melanched and the decease of Mr. Henry Hostetter, the Representative from a county immediately adjoining Vermillion, it became his melanched and the decease of Mr. Henry Hostetter, the Representative from a county immediately adjoining Vermillion, it became his melanched and the decease of Mr. Henry Hostetter, the Representative from a county immediately adjoining Vermillion, it became his melanched and the decease of Mr. Henry Hostetter, the Representative from vermillion to the first that the decease of Mr. Henry Hostetter, the Representative from a county immediately adjoining Vermillion, it became his melanched and the decease of Mr. Henry Hostetter, the Representative from a county immediately adjoining Vermillion is the decease of Mr. Henry Hostetter, the Representative from a county immediately adjoining Vermillion is the decease of Mr. Henry Hostetter, the Representative from a county immediately adjoining Vermillion is the decease of Mr. Henry Hostetter, the Representative from a county immediately adjoining Vermillion is the decease of Mr. Henry Hostetter, the Representative from a county immediately adjoining Vermillion is the decease of Mr. Henry Hostetter, the Representative from a county immediately adjoining Vermillion is the decease of Mr. Henry Hostetter, the Representative from a county immediately adjoining Vermillion kes, and to the astonishment of all except those who Representative from Vermillion county, and ealled the

"Lieut. Gov. Lane, by whose vote Spann's amendment was tacked on to the bill in the Senate, has shown himself to be actuated by personal, selfish, and sectional considerations rather than a regard to the interests of the whole State, by which he was chosen to his present position. We leave these two worthy gentlemen and their cohorts to the future. We believe they are both aspiring—both ambitious of distinction. They may discover, too late to retrace the step they have taken, that they have fallen into the ditch they had day for others."

He had not, he remarked, any personal acquaintance with the deceased until he came here, but the high estimation in which his personal character was held, where he was known—among his constituents—was evidenced by the fact, that he had been elected their Representative, although politically opposed to a majority of them. The deceased had also commanded the highest respect of all here, and his death is deeply regretted by all. As a token of that respect, which all desire to pay to his memory, he moved the adoption of the following resolutions:

"honesty is the best policy," and that they have fallen into the ditch they had day for others."

that he referred to this matter in all kindness to the anterior of this article; that he did not wish to give offence to acy one; that his only desire was to set himself right would operate to his injury with any Sonator; that would present session of the General Assembles the contents of the last the article would operate to his injury with any Sonator; that by the contents of the last the article would operate to his injury with any Sonator; that by the contents of the last arrangements he may be state \$4.75a4.87, Ohio \$4.87a5.12, Southern \$5.12a5.25; sales of 5,400 bbls—State \$4.75a4.87, Ohio \$4.87a5.12, Southern \$5.12a5.25; sales of 5,400 bbls—State \$4.75a4.87, Ohio \$4.87a5.12, Southern \$5.12a5.25; sales of 5,400 bbls—State \$4.75a4.87, Ohio \$4.87a5.12, Southern \$5.12a5.25; sales of 5,400 bbls—State \$4.75a4.87, Ohio \$4.87a5.12, Southern \$5.12a5.25; sales of 5,400 bbls—State \$4.75a4.87, Ohio \$4.87a5.12, Southern \$5.12a5.25; sales of 5,400 bbls—State \$4.75a4.87, Ohio \$4.87a5.12, Southern \$5.12a5.25; sales of 5,400 bbls—State \$4.75a4.87, Ohio \$4.87a5.12, Southern \$5.12a5.25; sales of 5,400 bbls—State \$4.75a4.87, Ohio \$4.87a5.12, Southern \$5.12a5.25; sales of 5,400 bbls—State \$4.75a4.87, Ohio \$4.87a5.12, Southern \$5.12a5.25; sales of 5,400 bbls—State \$4.75a4.87, Ohio \$4.87a5.12, Southern \$5.12a5.25; sales of 5,400 bbls—State \$4.75a4.87, Ohio \$4.87a5.12, Southern \$5.12a5.25; sales of 5,400 bbls—State \$4.75a4.87, Ohio \$4.87a5.12, Southern \$5.12a5.25; sales of 5,400 bbls—State \$4.75a4.87, Ohio \$4.87a5.12, Southern \$5.12a5.25; sales of 5,400 bbls—State \$4.75a4.87, Ohio \$4.87a5.12, Southern \$5.12a5.25; sales of 5,400 bbls—State \$4.75a4.87, Ohio \$4.87a5.12, Southern \$5.12a5.25; sales of 5,400 bbls—State \$4.75a4.87, Ohio \$4.87a5.12, Southern \$5.12a5.25; sales of 5,400 bbls—State \$4.75a4.87, Ohio \$4.87a5.12, Southern \$5.12a5.25; sales of 5,400 bbls—State \$4.75a4.87, Ohio \$4.87a5.12, Southern \$5.12a5.25; sales of 5,400 bbls—State \$4.75a4.87, Ohio \$4.87a5.12, Southern \$5.12a5.25; sales of 5,400 bbls—State \$4.75a4.87, Ohio would operate to his injury with any Sconator; that remainder of the present session of the General Assembles, when he was called upon in the discharge of his duty to bly.

give the easting vote referred to, he was not aware of the contents of the bill or the amendment upon which of the State, to convey the body of the deceased to his of Francis Vigo, was read the first time, and, on motion of Mr. Hanna, rejected. the contents of the bill- or the amendment upon which that casting vote was given until the tie was announced; that no Senator or other person had previous thereto spoken to him in reference to the bill or amendment; that the amendment was an original proposition, and that the amendment was an original proposition, and day morning 2d inst., at 74 o'clock A. M. and move did, without discussion, command friends sufficient to bring it to a tie vote, and he gave the casting vote in the new forms.

The personal controversy between Clemens and Rhett, of Mr. Hanna, rejected.

Mr. Eddy introduced a bill to authorize county boards to borrow money for the purpose of building contribute on Saturday, concluded without the expected duel.

Mr. Eddy introduced a bill to authorize county boards to borrow money for the purpose of building contribute to borrow money for the purpose of building contribute to borrow money for the purpose of building contribute to borrow money for the purpose of building contributed will form in procession at the Capital House on Tues.

Mr. Eddy introduced a bill to authorize county boards to borrow money for the purpose of building contributed without the expected duel.

Mr. Eddy introduced a bill to authorize county boards to borrow money for the purpose of building contributed without the capetal form in reference to the bill or amendment; to borrow money for the capital form in procession at the Capital House on Tues.

Mr. Athon, from the committee on education, research to the lodgings of the deceased in that order and from the capital form in procession at the Capital House on Tues.

Mr. Athon, from the committee on education, research to the lodgings of the deceased in that order and from the capital form in procession at the Capital House on Tues.

Mr. Athon, from the capital form in procession at the Capital House on Tues.

Mr. Athon, from the capital form in procession at the Capital House on Tues.

Mr. Athon, from the capital form in procession at the Capital House on Tues.

Mr. Athon, o

n us which it is the pleasu e of your State to henor and accordance with what he considered to be parliamentary

not grant leave of absence to Senators, except in case | ted therein. of sickness of themselves or families. Lost-aves 12. Mr. Slack offered a resolution that the Senate will,

the House concurring, adjourn on the 8th day of March and meet again on the 20th day of May. Mr. Winstandley moved to amend by striking ou from the resolving clause, and inserting a substitute to adjourn sine die on the 221 inst.

Mr. D. frees moved to amend the amendment by striking out the 22d and inserring the 15th inst. On motion of Mr. Eddy, the resolution and pending amendments were laid on the table for the present. Mr Slack offered a resolution to adjourn on the 8th inst, to meet again on the 12th of April, which was laid

The temperance bill was now taken up, and the amendments of the committee concurred in. The question then being on the engrossment of the bill, it was decided in the affirmative-ayes 20, noes 14. Senate adjourned.

AFTERNOON SESSION.

Senate met. Mr. Milliken offered a resolution, which was adopted, directing the chairmen of the committees that have ole ks employed, to report to the Senate whether there On the request of Mr. Miller, the bill to declare water courses navigable, which failed on its passage a few the State's interest in the Madison and Indianapolis itali-

days since for want of a constitutional number of votes, road be laid on the table. Concurred in. was taken up. The question being on its passage, it was decided

Bills on the second reading were taken up and dispos the affirmative. Aves 26, noes 11. Mr. Sleeth asked leave to change his vote. He said he voted in the affirmative under a misconception of the question. He was opposed to the bill and wished to vote

O jection was made, as the change of his vote would alter the result and defeat the bill.

L-ave was not granted him to change his vote. Mr. Sleeth then moved to reconsider the vote on bassage of the bill, which was not agreed to. Mr. Cravens offered a resolution, which was adopted, Senate, at as early a day as possible, upon all subjects ed referred to the committees.

A message was received from the House announcing taking copies of Dr. Brown's Address on Geology. Conhe passage by that body of a series of resolutions in re- curred in lation to the death of the Hon, Henry Hostetter, Representative from Vermillion county.

Mr. Hanna made a few remarks in relation to the character of the deceased, and moved that the resolutions he reciprocated, and that, as a mark of respect, the Senate adjourn, which was unanimously agreed to, and The Senate adjourned.

HOUSE OF REPRESENTATIVES. MONDAY, March 1, 1852. The House met.

The Speaker said that he was requested by Governor Kessuth to return to the House his profound regards for the honorable manner in which he was received by the Reports from Committees.

By Mr. Buskirk, from the committee on ways and means, a bill for the valuation and appraisement of the real and personal property, and the collection of taxes in the State of Indiana; for the election of township assessors; and prescribing the duties of assessors, ap er Navigation Company. Concurred in. praisers of real property, county treasurers and auditors, and of the treasurer and auditor of State.

Mr. Buskirk moved that the rules be suspended and the bill be read by its title; carried. Mr. Buskirk moved that the rules be further suspended and the bill be read the second time now by its title, ing the passage of House bill declaratory of the law

By Mr. Leviston, from the committee on corporations to whom was referred House bill for the incorporation of railroad companies, with certain amendments; re- ing that the bill to amend the act passed at the present lost-ayes 21, noes 50. porting the same back and asking to be disharged from the further consideration of the subject.

The amendments were concurred in Mr. Nelson moved to strike out the original bill from the enacting clause and insert one which was read by Mr. Nelson said, in order to give members of the

House an opportunity to examine the original bill and the substitute, he would move that the bill and substitute be laid on the table for the present; carried. Resolutions Introduced.

By Mr. Lindsay of H., that the commissioners, elect ed to revise, simplify and abridge the rules, practice, pleadings and forms of the courts of justice, be, and they are hereby requested to report to this House at Gov Kossuth you are welcome, thrice welcome to their earliest convenience the progress they have made the House of Representatives of the State of Indiana.

will be able to complete their labors. Mr. Gibson moved to add; and also, whether they are likely to agree upon any plan; agreed to. The resolution as amended was then adopted. By Mr. Buskirk, that the Auditor of State be requested to communicate to this House, at his earliest convenience, the ordinary expenses of the State government,

each year, commencing with the fiscal year 1839, and ending October, 1851; adopted. By Mr. Doughty, that the committees who have business before them, to report the same as soon as possible; adopted.

Bills Introduced. By Mr. Stuart; a bill relative to the competency of

witnesses By Mr. Stanfield; a hill authorizing the circuit court of Clinton county to set two weeks, if the business re-By Mr. Reynolds; a kill providing for the completion

of the unfinished canals in the State of Indiana. Orders of the Day. Several bills were read the second time an ! sppropri ately disposed of.

Bills &c., on their Third Reading. A joint resolution in favor of the claim of Col. Fran ris Vigo. Lost-ayes 31, noes 42. Mr. Hay of C., moved to reconsider the vote just ta-

The resolution was then passed-ayes 53, nocs 18. A Senate joint resolution in relation to the suppres sion of the slave trade; passed—ayes 61, noes 11.

A Senate bill regulating the time of holding the circuit court in the 12th Judicial circuit, and for regulating sembly.

the erapannelling of a traverse jury in the county of Allen; passed-ayes 72, noes 1. Mr. Lewis moved to reconsider the vote by which the a report of their labors so far as accomplished;" which absent himself until after Friday morning next. House indefinitely postponed the bill to allow suits to be was agreed to.

brought against the State; lost. Mr. Carpenter asked and obtained leave to introduce the following resolutions:

Resolved, further, That we select - members from the House, and ---- from the Senate to bring up By Mr. Hester, providing for the re-organization of and prepare the business necessary to be acted upon by the Board of Trustees of the Indiana State University, the Legislature on its return. gress in relation to surgeons who served in the War Mr. Gihson said that the House had no power to pre-

The President asked to have read, the following ex- vent members of the Legislature from drawing their tracts from an editorial article in the New Albany Daily mileage, by a mere joint resolution. The proper and Ledger, of February 21st, in relation to the passage in only way by which you can do, is to pass a law on the Ledger, of February 21st, in relation to the pushed subject.

the Senate of the bill to district the State for the elecMr. Carpenter moved to so modify his resolution as to

structions to strike out the word "barrel" wherever it occurs and insert "quart." Lost.

The question being on the passage of the bill, it was make it an imperative one, directing the Judiciary committee to report a bill on the subject.

Mr. Shanklin moved to lay the resolution on the talost for want of a constitutional number of votes.

Aves-Messrs. Athon, Defrees, Eddy, Hester. Hicks,
Holloway, Hunt, Kendall, Kinnard, Knowlton, Logan,

CALLED SESSION. After the adjournment of the House in the morning,

the temperance bill was reconsidered, and the bill laid on the table.

ing that they were unable to state with any certainty the time it would require to complete their labors. Laid

Resolved. That his Excellency the Governor, the commissioners in certain cases, recommending its pas appreciate. I know that there is a chard in the tender was not actuated by personal, selfi-ir, or Judges of the Supreme Court, and the other officers of sage. Engrossed. heart of woman that ever responds to justice, and that sectional considerations, but by an earnest desire faith. State, now at the Seat of Government he invited to Also, from the same comm tree, returning bill to reunite in the procession, and that joint participation on the organize the board of trustees of Indiana State Univer-Mr. Saff-r offered a resolution that the Senate will part of the members and officers of the Senate be reques. site, with an amendment, recommending its passage.

> Resulted. That the Speaker of the House appoint a committee of three members of the House to accompany the remains, of our departed friend to his late residence in the county of Vermillion. Resolved, That the Speaker of the House, transmit a opy of these resolutions to the family of the deceased.

posed of.

Senate adjourned.

The House met.

upon some plan.

and appropriately referred.

ordered to be engrossed.

HOUSE OF REPRESENTATIVES.

The Speaker laid before the House a communication

Petitions Presented.

Reports from Committees.

By Mr. Stuart, from the committee on the judiciary

to whom was re-committed a bill to provide for the pun

or by fines, or both; to point out the mode of present-ment, and the requisites of the charge, and to provide

By Mr. Hays of W., from the committee on agricul

Resolutions introduced.

By Mr. Buskirk, the Senate concurring, that it is the

By Mr. Stover; that the committee on the judiciary

Orders of the Day.

Several bills were read the second time and appropri

shment of offences by imprisonment in the county jail

TUESDAY, March 2, 1852.

of the real property of the State for taxation; read the Other points were referred to Chancellor Walworth,

Resolved, That a committee be appointed to make the requisite arrangements upon this mournful occasion.

Resolved. That the Clerk of this House be directed to nform the Senate of the proceedings of this House

The above resolutions were unaminously adopted.

Messrs. Graham, Bryant and Holliday of P., were appointed to convey the body to his family residence.

Messrs. Williams, Bryant. Hudson, Holliday of P. Foster, McDonald, and Huffstetter were a pointed a committee of arrangements.

As a further token of respect, Mr. Williams moved that the House adjourn; which was agreed to.

SENATE.

TUESDAY, March 2 1852.

Senate met. Reports from Committees.

By Mr. Cravens, from same committee, recommending that a resolution on the subject of the domestic debt of the State he laid on the table. Concurred in.

By Mr. Emerson, from same committee, recommending that a resolution in relation to the election of township assessors, be laid on the table Concurred in third reading. By Mr. Cravens, from same committee, recommending that so much of the Governor's message in relation to the inequality in the valuation of lands in adjoining counties, referred to said committee be laid on the table.

By Mr. Emerson from same committee, recommending the passage of the bill to provide for the payment of to whom was referred joint resolutions of other States directing the chairmen of committees to report to the the public debt of the State. Bill ordered to be engross-By Mr. Cravens, from same committee, adverse to

> By Mr. Hester, from same committee, adverse to the netition of John P. Noble and others. Concurred in. By Mr. Reid, from same committee, asking to be discharged from the consideration of a resolution in relation to appropriating money for colonization purposes, as amendments. The bill and amendments were laid on lands to Illinois, Indiana, and of the consideration of the consideration purposes, as tion to appropriating money for colonization purposes, as the Senate has already acted upon that subject. Con-

the table for the present. By Mr. Hester, from same committee, that it is inexroads. Concurred in.

By Mr. Winstandley, from the same committee, recending that a bill in relation to the assessment of law be laid on the table. Concurred in. By Mr Reid, from the same committee, asking that the term of the law commissioners be not extended be

the committee be discharged from the consideration of youd the term of the present session, and that this resoa resolution in relation to the sale of the State's interest I lution be communicated to such commissioners for their in the Madison and Indianapolis Railroad. Which was information; adopted. By Mr. Dougherty, from the judiciary committee, ad- ing of the journal every morning, the names of members

verse to the bill to amend the charter of the White Riv. be called, and a list of all members absent without Exactly so. leave, be entered on the journal and published in the

concurred in and bilt laid on the table. By Mr. Niblack, from the same committee, that legis- be instructed to enquire into the expediency of reporting lation on the subject of the pardoning power of the Go- a provision in the laws of this State; that whenever any

vernor is inexpedient. Concurred in. ministerial or judicial officer of this State, or any mem-By Mr. Slack, from the same committee, recommending the passage of the bill to provide for the election of strong drink, while in the actual discharge of his official township officers, and in relation to the mode of doing duties, shall be deemed guilty of a misdemeanor, and township business. The bill was ordered to be engrossed-ayes 20, noes 19. By Mr. Hicks, from the committee on education, re-turning bill of the House authorizing alien friends to members who are absent for a longer period than two

take real estate by descent or devise, with an amend- days, except in cases of sickness; adopted. ment, recommending its passage. The bill was laid on the table for the present. stitutions, that it is inexpedient to legislate upon the subject of authorizing county commissioners to collect from the estates of insane persons expenses incurred in By Mr. Hicks, from the committee on benevolent in-

conveying them to the Indiana Hospital for the Insane. By Mr. Slack, from a select committee, returning the bill to enable the Treasurer of Delaware county to settle with county commissioners, &c., amended by the insertion of a substitute. Amendments concurred in, and bill order to be engrossed.

Bills, &c., Introduced.

Bills, &c., read the third time:

A bill for the argassment of damages against liquo

Mr. Emerson moved to recommit the bill with in-

Marshall, McCarty, Mickle, Milliken, Odell, Reid, Saf-

vens, Delavan, Dougherty, Emerson, Goodman, Hanna,

Hatfield, Henton, Longshore, Miller, Niblack, Slack,

On motion of Mr. Hester, the order of business was

on motion of Mr. Mickle, the vote on the passage of

Several bills were read the second time and appropri

tely disposed of.
On motion of Mr. Miller, the order of business was

aspended and leave was granted him to introduce,

AFTERNOON SESSION.

The President laid before the Senate a communication from the Law Reform Commissioners, in answer to a resolution of the Senate adopted this morning, announce.

om the committee on roads, a general road law. Senate adjourned.

Washburn, Winstandley, and Witherow-19.

Noes-Messrs. Alexander. Allen, Berry. Brugh, Cra-

fer, Spann, Turman, and Walker-21.

Senate met.

By Mr. Hester, a joint resolution memorializing Con-

ayes 40, noes 33. The House reciprocated Senate resolution, for the appointment of a committee to visit the State Prison and Resolutions Introduced. Mr. Hudson moved a call of the House which was or-By Mr. Saffer, that the Senate Chamber will not be granted for the purpose of making political speeches, dered, and the following members were found absent

and that the Senators will not make any political who were not excused, viz: Messrs. Dobson, English, speeches till after the close of the session.

Gookins, Holman, King, McConnel, Porter and Ste-Mr. Hanna moved to amend by adding-"that we vens. Mr. McDowell offered the following resolution: will not seek political preferment by advocating hob-

bics, either temperate or intemperate."

The resolution and amendment were laid upon the Resolved, That the Door-keeper be required to send forthwith, for the absertees, and bring them back in custody; lost-ayes 31, noes 45. Mr. Buskirk moved a reconsideration of the vote just By Mr. Mickle, calling upon the law reform commissioners for information as to the time they will be able taken; agreed to.

to report the result of their labors to the General As. The question again recurred on the passage of the Mr. Hanna moved to amend by adding-"and that Mr. Stover moved to amond by adding, Provided, said commissioners, if they are prepared so to do, make that no member now absent shall be sent for unless he Mr. Smith of S., moved to amend so as to extend the

The resolution was then adopted.

By Mr. Athor, that a committee of three, the House Mr. Buskirk moved to substitute the following in place concurring, one from the Senate and two from the of the amendment of Mr. Stover:

upon their arrival in this city." Which was agreed to. The resolution as amended was then adopted. Mr. Buskirk moved that the Clerk address letters to Troup & Fickardt's Celebrated Black Linimen such members who have been excused on account of sickness relative to the action of the House; adopted. Mr. Gibson moved that further proceedings under the call be postponed for the present; adopted.

Mr. Carpenter, asked and obtained leave to introduce bill in relation to common schools. On motion of Mr. Stuart, The House adjourned until to-morrow morning at

BY MAGNETIC TELEGRAPH. [From the Madison and Louisville Papers.]

From Pittsburgh. PITTSBURGH, March 1, 8 P M. River ten feet six inches and falling. Weather cool.

From Cincinnati.

CINCINNATI, March 1, 8 P. M. River risen three feet six inches within the last 48 hours. Weather pleasant. Sale of 100 bbls flour at \$3.30a3.35-buyers for rou lots at \$3.25; whisky 15a154e; cloverseed dull-offered at 6a64c-no buyers; pork in active demand-2,300 bbls

sold at \$14 for mess, \$14.50 for clear and \$11 for rump; lard 8 a8 to for keg and 8 for bbl; 1.000 bushels peanuts 95c; 500 bags coffee 10c; sugar and molasses firm and From New York. NEW YORK, March 1, 8 P. M. Cotton unchanged with sales of 2,000 bales. Flousales of 5,400 bbls-State \$4.75a4.87, Ohio \$4.87a5.12

The steamship Baltic, at Washington, is to give a The steamship Baltic, at Washington, is to give a grand banquet on board on Tuesday, to which the President, his cabinet, members of Congress, and others are its instant.

ANDREW WILSON.

Feb. 14, 1962. feb19w2w.

Administrator. Biles on their second reading were taken up and dis- invited.

The steamer Crescent City, from Charres, with one nillion three hundred thousand dollars in gold and one hundred and forty-five passengers, arrived at Norfolk on Sunday. She reports that four hundred passengers are at Panama, unable to get passage to California. The igh rates of tickets was causing many to return home.

for fear of their funds being exhausted.

The agent sent with the passengers by the Pioneer, to procure means to send them on, had deserted them, from the Law Commissioners, in answer to a resultation passed by the House yesterday. The Commissioners eausing much distress. state that they have not yet completed any portion of their labors, and are unable to say when they will; also. The steamer Hermann, for Bremen, which sailed or Saturday, returned yesterday, lenky, having struck in that they are of opinion that they will be able to agree going over the bar.

The spire of the Unitarian church, in Syracuse, blew down on Sunday morning, crushing the building into a mass of ruins. An adjoining dwelling was also crush-By Messrs. Struble, Morris, Carpenter, and Marrs, ed. the family escaping miraculously. Judge McLean delivered the opinion of the court, upon he prayer of the counsel for the bridge company, that By Mr. Carpenter, from the committee on ways and By Mr. Carpenter, from the committee on ways and the company must elevate the bridge so as to permit means, a bill to provide for equalizing the assessments boats to pass freely, without lowering their chimneys.

> with instructions to report thereon. From Washington. WASHINGTON, March, 1, 8 P. M. SENATE. - Seward moved that when the Senate adjourn

t be till Wednesday, to give an opportunity to examine with, reporting the same back with amendments, some Broadhead resisted the motion; spoke of the Baltic's of which were adopted, and others rejected, and the bill risit and feast to be given as an attempt to gain by it an additional assistance from Congress. By Mr. McAllister, from the committee on agricul-The question was dehated a considerable time, when ture, to whom was referred House bill relative to weights

the resolution finally prevailed. and measures, reporting the same back with amend-After some other unimportant business the Senate ad ments, which were agreed to and the bill ordered to a ourned till Wednesday.

House.—Fitch, of Indiana, offered this resolution: Resolved, that we recognise the binding efficacy of com ture, reporting against any legislation on the subject of dispensing with notice to non-resident land holders in promises and of the Constitution of the United States and believe it to be the intention of the p-ople generally, as we bereby declare it to be ours, individually-to abide eases of surveys affecting such non-residents; report By Mr. Nelson, from the committee on agriculture erv of fugitive slaves, and that we deprecate all further tice of Medicine. ERVSIPELAS AND SALT RHEUM CAN BE CURED. relative to establishing an Agricultural Bureau at

By Mr. Stuart, from the committee on the organiza. The mover requested a suspension of the rules, in order that a vote might be taken; decided in the negative—

By Mr. Huffstetter, from the committee on public buildings, reporting back the bill for repairing the State pedient to legislate on the subject of exempting from tax-ation all stock in Railroads, Plank roals, and Turnpike the bill passed—ayes 57, noes 13.

> contiment of a majority of this General Assembly, that dom, and the "young democracy" are full of progress and pluck; that the latter will do their best to carry their said were very painful and tender; in a short time these spots would By Mr. McDowell, that immediately after the readpoints, but on failing will join heart and hand with their be covered with minute blisters, which broke, and discharged, then political fathers, and go for the regular nominations. dried up forming a seab which would in a few days come off, leav

FOR TREASURER OF STATE, ELIJAH NEWLAND, of Washington County. FOR JUDGES OF THE SUPREME COURT, WILLIAM Z. STUART, of Cass County, ANDREW DAVIDSON, of Decator County, SAMUEL E. PERKINS, of Marion County,

ADDISON L. ROACHE, of Parke County. FOR REPORTER OF THE SUPREME COURT. HORACE E. CARTER, of Montgomery County. FOR CLERK OF THE SUPREME COURT, WILLIAM B. BEACH, of Boone County. FOR SUPERINTENDENT OF PUBLIC INSTRUCTION,

> WM C. LARRABEE, of Putnam County. Democratic Electoral Ticket.

The question recurred on the engrossment of the bill.

Mr. Smart demanded the previous question which

JAMES H. LANE, of Dearborn County. First-BENJ. R. EDMONSTON, of Dubois County.

Second-JAMES S. ATHON, of Clark County. ascertain the amount of damages incurred by the late Third-JOHN A. HENDRICKS, of Jefferson County Fourth-EBENEZER DUMONT, of Dearborn Co. Fifth-WILLIAM GROSE, of Henry County. Sixth-WILLIAM J. BROWN, of Marion County. Seventh-OLIVER P. DAVIS, of Vermillion County Eighth-LORENZO C. DOUGHERTY, of Boone Co. Ninth-NORMAN EDDY, of St. Joseph County. Tenth-REUBEN J. DAWSON, of DeKall County.

Eleventh-JAMES F. McDOWELL, of Grant County. NO MEDICINE ever offered in the West, met with the success that has attended the sale of Perry Davis' Pair Killer. This remarkable remedy has attracted the attention of counterfeiters, and a spurious article is now in this market, got up for a mere swindle.

Virginin. do. Ohio."

Intelligent and energetic men who will canvas in all meathers, will be enabled to earn from \$3 to \$7 per day. None need apply except such as can advance the cath for property when ordered. A capital of from \$40 to \$100 will be sufficient. Apply by letter patting or in person to Henry Howe, at E. Morgan & Co. 111 Main Killer. This remarkable remedy has attracted the attention of

EXPERIENCE in our community is daily proclaiming the efficacy of Dr. S. A. Weaver's medicines in curing humors with which so many of our cleizens have so long suffered They are gaining a great reputation all through the country, and they ought to, if they are as good remedies for Humors as those who have tried them say they are. We would advise people that

IMPORTANT TO OWNERS OF HORSES AND CATTLE! Troup & Fickardt's Celebrated Black Limment

Is APPLICABLE in all the various diseases of Horses and Cat
the where an external application is required, such as Corks,
Chafes, Galis, Sprains, Bruises, Scratches, Cracked Heel, strains
of the Shoulders, Suifie, Hoof, Knee, Hip, Joint, Fetlock, and of the
Pastern and Coffin Joints, Sweeney, Splint, Spavin, Hard Tumors,
Distemper, Fistula, Poli Evil, &c. &c.

And also, an excellent remedy for the Human frame in all cases
of Weakness or Stiffness of the Joints, Pains in the Back, Breast,
Side, Face, Limbs, &c.; Sore Throat, Influenza, Swellings, Rheumatism, Sprains Bruises, &c. &c. &c.

This article is far superior to and cheaper than the common
Nerve and Bone Limment in use.

The Genuine is prepared and sold only by the subscribers.
It may also be obtained of their accredited agents throughout the
State. Price 25 cests a bottle, or 5 bettles for a dollar, by
TROUP & FICKARDT, Druggists,
Circleville, O.

To whom all orders must be addressed. The GENUINE BLACK LINIMENT can also be had of THALMAN & EVANS, Indianapo And at other respectable agencies in Indiana.

TATE OF INDIANA, MARION COUNTY:-At the Fel said Court declared the estate of Joseph Beechler, deceased, to be probably insolvent: Creditors are therefore required to file their claims against the estate for allowance in said Court within ten months from the date hereof, or they will not be entitled to pay ment.

Indianapolis, Feb. 26, 1852.

Indianapolis, Feb. 25, 1852. The Greatest Horse Medicine of the Age! THE CELEBRATED GERMAN HORSE POWDERS. and get another supply, and all nuite in asying that it is an admirable remedy in the diseases for which it is recommended.

We do not say that THE GERMAN HOISE POWDER will care all the diseases to which that useful animal, the House, is subject, but we do recommend it as a most certain cure and preventive in the following diseases, viz: Distemper, Yellow Water, Slobbaring, Glanders, Los sirite, Loss of Appetite.

And all Diseases whatever arising from d boldly challenge the production of a better me diseases.

We publish no certificates, for we are willing that the medicine shall stand or fall by its own deserts, and we are confident that trial of it will convince the most skeptical of its good qualities.

N. B.—Porchasers should be exertal and ask for Fickardt's Games Horse Powder, and not take any other. Buy only of us our accredited agents.

Price, 20 cents a paper.

TROUP & FICKARDT,

Druggiets and Manufer To whom all orders must be address The GENUINE PICKARDINE GERMAN HORSE FOR DER can also be had of

And of other respectable agents in Indiana.

THALMAN & EVANS, Ind

The compromise resolutions have been postponed two A DMINISTRATOR'S NOTICE—The undersigned has been recks.

The steamship Rabio at Washington is to give a d, late of Marion county. Indiana. All persons modeled to the

DMINISTRATOR'S NOTICE -Notice is bereby given that DMINISTRATOR'S NOTICE.—Notice is hereby given that A lest, is of administration have been this day granted to the undersigned by the probate court of Marion county. Indiana, on the estate of Samuel Silvers, late of said county, deceased. All persons indebted to said estate are required to make themediate payment; and those having claims against the same are notified to present them, properly authenticated, for settlement. The estate is probable insolvent.

EDWARD P. CLINTON, ANN ELIZA SILVERS, feb19w3w Administrat

COLLECTIONS IN ILLINOIS. U. MANLY, ATTORNEY AT LAW.

MARSHALL, CLARK COUNTY, ILLINOIS, AVING a general acquaintance from twenty years' residence in the country of ra his services in the collection of claims and payment of taxes in the eastern part of Himois. He reters to the members of Congress from Illinois for his caps city and fidelity in bus ness.

STATE OF INDIANA, MARION COUNTY:

IN THE MARION CIRCUIT COURT, DECEMBER TIPE, 1851.

Proceedings in Foreign Attachment—James P. Druke v. John H. Raysor.

A LL persons interested will take notice, that James P. Druke.

A LL persons interested will take notice, that James P. Druke.

A LL persons interested will take notice, that James P. Druke.

The on the 27th day of November, A. D 1851, sued cut a writ of Foreign Annehment from the Clerk's affice of the Marion Circuit Court, against John H. Parson, for the sum of two hundred and eighty-four dollars and fifty cents, which writ has been returned expented and is now hending in the said Marion Circuit Court. executed, and is now pending in the said Marion Circuit Court. H. C. Newcoms, Astorney for plaintiff. WM STEWART, Clerk fel-5w6w

DR. S. A. WEAVER'S. CANKER AND SALT RHEUM SYRUP. CANKER CURE AND CERATE.

now in use for expelling Scrofulous Humors, Canker, Salt Aneum, Erysipelas; Mercurial Diseases, and all other Diseases Arising from an impure state of the Blood: Also, Liver Complaint, Female Weakness, Dyspepsia, AND GENERAL DEBILITY.

DR. WEAVER, the original discoverer of this Medicine, is a regularly educated Physician, a Graducte of the Albany Medical College, and can exhibit Cartificates of his Office from the best by such compromises, and to sustain the laws necessary
to earry them out, in luding the provisions for the deliv-Washington, reporting that the House have already passed a joint resolution on the subject, and asking to be discharged from the further consideration of the sub-

The mover requested a suspension of the rules, in order that a vote might be taken; decided in the negative—yeas 119, nays 54—not two thirds.

Davis introduced a bill regulating the right of way and lands to Illinois, Indiana, and of railroad from Terre Hante to Springfield; referred.

Thompson presented a memorial from members of the Pennsylvania Legislature relative to the Wheeling bridge; also the consent of the bridge company that Congress may declare it, and a petition from Ohio consenting that it be declared a post road.

The House then adjourned till Wednesday.

If The Louisville Journal has a pleasant discourse about "old foggies" and "young democracy." It admits that the old Jacksonian leaders abound with wit and wisdom, and the "young democracy" are full of progress

Messrs, S. A. Weaver & Co.—Go mismen: in relation to my wife, I would say that from childhood she has been afflicted with a flumor. About twenty years since it appeared in a very distressing form of Erysipelas, at first in a spot of a bright cherry color on the said of the face, accompanied with a painful sensetion, nimitar te that produced by fire. From this point it spread over the whole that produced by fire. From this point it spread over the whole that produced by fire. From this obstitute to the whole that produced by fire. From this point it spread over the whole that produced by fire. From this point it spread over the whole that produced by fire. From this point it spread over the whole that produced by fire. From this situation there times in the tast five years. Its effects sometimes appeared it as mall cracks in the safe, commencing back of the ear, thence extresting over the sides of the head. So s re and painful were they, that at night it was impossible for her to allow them to louch the pillow. The discharge from these sores was so profuse that it frequently was the same as that of boding water.

After any gentle exercise, especially in warm weather, parts of

ing an angry and painful sore, looking much tike a burn. This would be a long time in healing-frequently months. At one time

er Navigation Company. Concurred in.

By Mr. Niblack, from same committee, recommending papers of the next day by the clerk; adopted.

By Mr. Gondy, that the House with the State concurred in any the passage of the bill to legalize the election of directors of Bridge Companies. Bill ordered to be engrossed.

By Mr. Stody, that the House in the first Monday of grossed of the passage of House bill declaratory of the law regulating marriages, &c. Bill ordered to a third reading the passage of House bill declaratory of the law regulating marriages, &c. Bill ordered to a third reading the passage of House bill declaratory of the law regulating marriages, &c. Bill ordered to a third reading the third reading the third reading the passage of House bill declaratory of the law regulating marriages, &c. Bill ordered to a third reading the third reading the third reading the passage of House bill to general the declaratory of the law regulating marriages, &c. Bill ordered to a third reading the third reading the passage of House bill to general the declaratory of the law regulating marriages, &c. Bill ordered to a third reading the passage of House bill to general the declaratory of the law regulating marriages, &c. Bill ordered to a third reading the third reading the passage of House bill to general the declaratory of the law regulating marriages, &c. Bill ordered to a third reading the third reading the passage of House bill to general the declaratory of the law regulating marriages, &c. Bill ordered to a third reading the third reading the passage of House bill to general the declaration of the law regulating marriages, &c. Bill ordered to a third reading the third reading the passage of House bill to general the declaration of the same committee, recommending the passage of the passage of House bill to general the declaration of the total the committee of the transfer of the true democratic passage.

The Senator Clarke is certainly great on extracts. The special the clark the committee and the special the clark the c

manner to give it a trial.

Any one desiring further information in relation to the facts or particulars of the case, it will afford me great pleasure to give any such information. I they will call at my residence in Megaville, or they can make inquiries of many of my acquaintences in New London and vicinity, who are conversant with them.

GILES TURNER. The above is a plain statement finers: they speak for themselves, The above is a plain statement of facts, they speak for themselves, and are from a source that no one who are acquainted with the person will doubt. This is only one of the numerous cases which we have in our possession, all she wing it e value of Dr. S. A. WEA-VER'S CANKER and SALT RHEUM SYRUP, together with its invaluable accompaniment, the CERATE. They stand unequalted for the cure of all Secondions Pumors, Salt Rheum, Frysipelas, Canker, and Narsing Sore Mouth, Mercutial Diseases, Liver, Complaint, Female Weskuess, and all disease; arising from, or in

any way connected with an impure state of the Blood
Manufactured and sold by S. A. WEAVER & Co., sole proprietor, New London, Coun.

Sold by Craighead & Browning; W. W. Roberts, and by Meschants generally. J. N. Harris & Co., 7 College Building, Cinein-rati, Agents for the South and West.

24-win-am.

A FARM FOR SALE.—An improved Farm of 240 acres of excellent land; 125 acres of the tract is cleared and 156 acres under fence: There is a large orchard of cultivated fruit; a frame barn 70 by 40 feet, and a good he wed lo, dwelling on the farm. It is well watered with living springs. It is eight miles west, of Indianapolis, on the Indianapolis and Rock ville Plankroad, and within two and a-naif miles of the Central Plank and Terre House Rail-roads.

For further information and terms, apply to the subscriber, at Terre Haute, or to Mark Collins, on the premises.

Jan 17, 1852. jan 22 w BRIDGET COLLINS. 100 AGENTS WANTED!

THO circulate, by sub-cription, a new and very rapidly selling and beautifully il ustrated we k, entitled "Historical Collections of the GREAT WEST: containing Narratives of the most important and interesting events in Western History—I'e-markable Individual Adventures—'ketches of Frontier Lise—Descriptions of Natural Curiosities, etc.; to which a appended historical and Description Sketches of Oregon, New Merico, Texas, Minnesota Dah, and Culifornia; by Heury Howe, Author of this Colls. Virginia, do, Ohio."

> CINCINNATI COLLEGE MEDICINE AND SURGERY.

SESSIONS FOR 1852-'53. FACULTY: A. H. BAKER, M. D., President of the Faculty. Professor of Principles and Practice of Surgery. B. S. LAWSON, M. D., Registrar, Professor of Theory and Practice of EDWARD MEAD, M. D., or of Obstetrics and Diseases of Women and Children

R A. SPENCER, M. D. Professor of Anatomy and Physiology Professor of Chemistry and Pharmacy JAMES GRAHAM, M. D., Professor of Materia Medica and Therapeutics

C. GRANT, M. D., Demonstrator of Anatomy The Spring and Summer seasion of this Institution will commence on the second Monday in Murch, and continue sixtees weeks; when the degree of Excitor of Medicine will be conferred, as at the close of Winter sessions.

The Winter session will commence on the first Monday in November, and close on the last of February.

FEES.—Professors' Tickets for spring and summer course \$72, for winter session, each \$15; Matriculation Ticket, \$5. Lemonstrator's Ticket, \$10; Graduation Fee, \$25; Hospital Ticket, \$5.

Buddents in ving attended two full courses in any other registrable Medical College will be admitted to a course in this manuation, by

Students in ving attended two full courses in any other respectable Medical College will be admitted to a course in this maintaion, by Matriculating and paying \$15.

The College edifice, located on the corner of Western Row and Longworth streets, is a capacious building, admirably suited for lecturing purposes, and affording as line rooms for dissections as can be found in any similar establishment.

The Demonstrator of Anatomy will continue the discharge of his during the spring and summer course; and the Faculty feel confident, that practical anatomy can be taught, during the spring, to the entire sausfaction of the student. Material for his department is abundant and easily obtained.

Cincinnati affords facilities for teaching, and advantages for the prosecution of the study of Medicine and Surgery, unrivalled in any wostern or couthern city; and the existence of two regular medical schools must present to the student many reasons why he should give this point the preference.

Boarding can be obtained at from two to three dollars per week.

For turther information, address by letter or otherwise, the President or Registrar.

A. H. BAKEE, M. D., President,

Residence No. 282 Sixth st., bet Race and Elsa, n. c.

B. S. LAWSON, M. D., Registrar,

Residence No. 282 Sixth st., bet Western Row and John.

feb26w3w

JAMES FERRITER'S ESTATE.—Notice is hereby given, that the personal property of James Ferriter, into of Marion county, deceased, will be so'd at public agents, on Thursday, the 18th day of March, 1852, at the farm known as "James Ferriter's Ferm," four or five miles south of Indianapolis. Terms according to law. The above property includes the old house next ener of the wide Stretcher's on Maryland street, in Indianapolis, which will also offered for sale on the premises.

JAMES H. McKERNAN, Administrator.

TRENTON FIRE INSURANCE COMPANY. CASH CAPITAL OF \$130,000.

THE undersigned to been appointed successor to A. W. Mon also, Eng., deceased, as agent for said company, and in property take risks against casualities by fire.

The well known character of this company, and its promptive the retofore in adjusting its losses, furnish an assurance to those when any insure in it that losses will be certainly and promptly paid.

Satisfactory references, here and elsewhere, will be given to a who may wish to inquire further as to the ability and promptly of the rempany.

ALBERT G. PORTER, Agon.